A BILL FOR AN ACT

RELATING TO THE CIVIL PROCESS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. Section 607-4, Hawaii Revised Statutes, is
2	amended by	y amending subsection (d) to read as follows:
3	"(d)	Fees of sheriff, deputy sheriff, police officer, or
4	independer	nt civil process server from the department of public
5	safety's	list under section 353C-10[÷
6	(1)	For serving any criminal summons, warrant, attachment,
7		or other criminal process, \$30 effective July 1, 2001.
8		This fee is payable to a sheriff, deputy sheriff, or
9		police officer. Service of criminal summons, warrant,
10		attachment, or other criminal process shall be made
11		only by persons authorized to serve criminal summons.
12	(2)	For serving any civil summons, warrant, attachment, or
13		other civil process, \$25 effective July 1, 2001.
14	-(3)	For every copy of an attachment and inventory of the
15		property attached, served upon the defendant, \$2.
16	(4)	For serving any execution, 12 cents for every \$1
17		collected up to \$500, and 7 cents for every \$1 over
18		\$500.

H.B. NO. H.D. 1

1	(5)	For	serving: subpoena, \$25; and subpoena duces tecum
2		or g	arnishee summons, \$15 effective July 1, 2001.
3	(6)	For	every mile of travel, more than one, in serving
4		any	process, 40 cents; provided that:
5		(A)	No allowance shall be made where the serving
6			individual uses a conveyance furnished the
7			serving individual by the State, or any political
8			or municipal subdivision thereof;
9		(B)	Where the serving individual serves more than one
10			person in the course of one trip, the serving
11			individual shall not charge, in the aggregate for
12			all services, more than the mileage for the
13			entire trip; and
14		(C)	As far as practicable, in order to minimize the
15			mileage fees for the service, the sheriff or
16			police chief of the serving police officers, or
17			independent civil process servers, where service
18			of process is to be made upon an island other
19			than that upon which is situated the court
20			issuing the process, shall cause the process to
21			be transmitted to the shoriff donuty sheriff

H.B. NO. 346 H.D. 1 S.D. 2

1	the chief of police, a police officer, or an
2	independent civil process server upon the island
3	of service, who shall make the service upon
4	receipt of the process; and the service shall be
5	valid, notwithstanding that the process may not
6	be addressed to the individual actually making
7	the service or to the individual's superior.
8	In lieu of any fee under this subsection, the fee may be an
9	hourly rate of not less than \$50 per hour agreed upon in advance
10	between the party requesting the service and the sheriff, deputy
11	sheriff, police officer, or independent civil process server
12	performing the service.] shall be as provided under section 607-
13	<u>8 (a) .</u> "
14	SECTION 2. Section 607-8, Hawaii Revised Statutes, is
15	amended by amending subsection (a) to read as follows:
16	"(a) For all necessary travel in making the service, per
17	mile for every mile more than one[40] $\underline{60}$ cents provided that:
18	(1) No allowance shall be made where the serving
19	individual uses a conveyance furnished the serving
20	individual by the State, or any political or municipal
21	subdivision thereof;

H.B. NO. H.D. 1 S.D. 2

1	(2)	where the serving individual serves more than one
2		person in the course of one trip, the serving
3		individual shall not charge, in the aggregate for all
4		services more than the mileage for the entire trip;
5		and
6	(3)	As far as practicable, in order to minimize the
7		mileage fees for the service, the sheriff or chief of
8		police of the serving police officers, or independent
9		civil process server from the department of public
10		safety's list under section 353C-10 shall cause the
11		process to be transmitted to the sheriff, deputy
12		sheriff, the chief of police, a police officer, or an
13		independent civil process server upon the island of
14		service who shall make the service upon receipt of the
15		process; and the service shall be valid,
16		notwithstanding that the process may not be addressed
17		to the individual actually making the service or to
18		the individual's superior.
19	For	serving criminal summons or any other criminal process
20	except a	subpoena, for each person served therewith
21		\$30 effective July 1, 2001. Service of

H.B. NO. 346 H.D. 1 S.D. 2

1	criminal summons or any other criminal process shall be made
2	only by persons authorized to serve criminal summons.
3	For serving civil summons, subpoena, subpoena duces
4	tecum, or any other civil process, except [a subpoena or]
5	a garnishee summons, for each person served therewith
6	[\$25] <u>\$43</u> effective July 1, [2001.] <u>2015.</u>
7	For serving: [subpoena, for each person, \$25; and
8	subpoena duces tecum or] garnishee summons, for each
9	person [\$15] \$30 effective July 1,
10	[2001.] <u>2015.</u>
11	For returning as unserved after due and diligent search any
12	process when it has been found that the person to be served has
13	left the State [\$5] \$10 effective July 1,
14	[2001.] <u>2015.</u>
15	For serving any execution or other process for the
16	collection of money, for every dollar collected up
17	to [\$1,000] <u>\$10,000</u> 5
18	cents.
19	And for every dollar over $[\$1,000]$ $\$10,000$ 2-1/2
20	cents.

1	All fees paid to any printer for publishing an
2	advertisement of the sale of any property.
3	For every bill of sale [\$2.] \$4.
4	For executing and acknowledging a deed pursuant to a
5	sale of real estate to be paid by the grantee in the
6	deed[\$8.] \$10.
7	For drawing any bond required by law [\$2.] \$4.
8	For serving writ of possession or restitution,
9	putting any person entitled into the possession of
10	premises, and removing a tenant pursuant to order of
11	court[\$25.] \$40.
12	Together with all necessary expenses incurred by the
13	individual serving the writ, incident to the eviction.
14	For selling any property on an order from the court other
15	than an execution, the same allowance as for service and sales
16	by execution.
17	The fees for service of executions, attachments, and
18	collection of judgments, together with all costs incurred after
19	judgment rendered, not included in the judgment, in all courts
20	of the State, shall be collected in addition to the sum directed
21	to be levied and collected in the writ

H.B. NO. 346 S.D. 2

- 1 In lieu of any fee under this subsection, the fee may be an
- 2 hourly rate of not less than \$50 per hour agreed upon in advance
- 3 between the party requesting the service and the sheriff, deputy
- 4 sheriff, police officer, or independent civil process server
- 5 performing the service."
- 6 SECTION 3. This Act does not affect rights and duties that
- 7 matured, penalties that were incurred, and proceedings that were
- 8 begun before its effective date.
- 9 SECTION 4. Statutory material to be repealed is bracketed
- 10 and stricken. New statutory material is underscored.
- 11 SECTION 5. This Act shall take effect upon its approval;
- 12 provided that the amendments made to sections 607-4(d) and 607-
- 13 8(a), Hawaii Revised Statutes, under sections 1 and 2 of this
- 14 Act, shall not be repealed when those sections are reenacted on
- 15 June 30, 2015, pursuant to section 25 of Act 116, Session Laws
- **16** of Hawaii 2013.

Report Title:

Service of Civil Process Fees

Description:

Aligns the district court fee schedule for sheriff, deputy sheriff, police officer, and civil process servers on the Department of Public Safety's list for service of civil process to fee schedule established under section 607-8(a), HRS. Increases service of civil process fees. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.